

PILLSBURY WINTHROP SHAW PITTMAN LLP
 KIRKE M. HASSON (SBN 61446)
kirke.hasson@pillsburylaw.com
 SHARON L. O'GRADY (SBN 102356)
sharon.ogrady@pillsburylaw.com
 50 Fremont Street
 San Francisco, CA 94105
 Telephone: (415) 983-1000
 Facsimile: (415) 983-1200

Attorneys for Plaintiff and Counter-defendants,
 TERARECON, INC., MOTOAKI SAITO, M.D.,
 and ROBERT TAYLOR, Ph.D.

ERIK J. OLSON (SBN 175815)
ejolson@mofo.com
 PAUL F. COYNE (SBN 223900)
pcoyne@mofo.com
 MORRISON & FOERSTER LLP
 755 Page Mill Road
 Palo Alto, California 94304-1018
 Telephone: (650) 813-5600
 Facsimile: (650) 494-0792

Attorneys for Defendants FOVIA, INC.; FOVIA MEDICAL, INC.;
 KENNETH FINEMAN; ROGER KATEN; GEORGE BUYANOVSKY;
 IGOR OKULIST; and JOSEF GOREK

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 OAKLAND DIVISION

TERARECON, INC.,

Plaintiff,

vs.

FOVIA, INC.; FOVIA MEDICAL, INC.;
 KENNETH FINEMAN; ROGER KATEN;
 GEORGE BUYANOVSKY; IGOR
 OKULIST; and JOSEF GOREK,

Defendants.

AND RELATED COUNTERCLAIM.

Case No. C 05-04407 (CW)

E-FILING

STIPULATED REQUEST FOR
ORDER EXTENDING DATE BY
WHICH MEDIATION MUST BE
COMPLETED

Judge: The Honorable Claudia Wilken

No trial date set

1 Plaintiff/counterdefendant TeraRecon, Inc., defendants/counterclaimants Fovia,
2 Inc., Fovia Medical, Inc., and George Buyanovsky, and defendants Kenneth Fineman,
3 Roger Katen, Igor Okulist, and Josef Gorek, jointly request that the deadline set for the
4 parties to complete mediation, set forth in the Court's Order on February 14, 2006 directing
5 the parties to participate in mediation within 90 days, be extended from May 15, 2006 to
6 June 8, 2006.

7 Extension of the deadline to June 8, 2006, which is slightly beyond the May 15,
8 2006 deadline, will enable the parties and the mediator to conduct the mediation on the
9 agreed date of June 8, 2006. The requested time modification will not affect the schedule
10 for the case.

11 Dated: April 12, 2006.

12 PILLSBURY WINTHROP SHAW PITTMAN LLP
13 KIRKE M. HASSON
SHARON L. O'GRADY

14 PILLSBURY WINTHROP SHAW PITTMAN LLP
15 VERNON H. GRANNEMAN (SBN 83532)
vernon.granneman@pillsburylaw.com
2475 Hanover Street
16 Palo Alto, CA 94304-1114
Telephone: (650) 233-4500
17 Facsimile: (650) 233-4545

18 By /s/ Sharon L. O'Grady
19 Attorneys for Plaintiff and Counter-defendants,
20 TERARECON, INC., MOTOAKI SAITO, M.D., and
ROBERT TAYLOR, Ph.D.

21 ERIK J. OLSON
22 PAUL F. COYNE
23 MORRISON & FOERSTER LLP

24 By /s/ Erik J. Olson
25 Attorneys for Defendants FOVIA, INC.; FOVIA
MEDICAL, INC.; KENNETH FINEMAN; ROGER
26 KATEN; GEORGE BUYANOVSKY;
IGOR OKULIST; and JOSEF GOREK

Pursuant to General Order No. 45(X)(B), I hereby attest that concurrence in the filing of this document has been obtained from counsel for Defendants FOVIA, INC.; FOVIA MEDICAL, INC.; KENNETH FINEMAN; ROGER KATEN; GEORGE BUYANOVSKY; IGOR OKULIST; and JOSEF GOREK.

By /s/ Sharon L. O'Grady
Attorneys for Plaintiff and Counter-defendants,
TERARECON, INC., MOTOAKI SAITO, M.D., and
ROBERT TAYLOR, Ph.D.

ORDER

PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, IT IS SO ORDERED.

Dated: April 18, 2006



The Honorable Claudia Wilken
United States District Judge